A person who holds a special class "A" permit for the same location at which the person holds a class "C" liquor control license or class "B" beer permit may manufacture and sell beer to be consumed on the premises and may sell beer to a class "A" permittee for resale purposes.

Approved February 18, 1992

## CHAPTER 1004

## INCENDIARY OR IGNITABLE AMMUNITION S.F. 2010

AN ACT relating to the classification of certain types of ammunition as offensive weapons, prohibiting possession, and making a penalty applicable, and providing an effective date.

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. Section 724.1, subsection 7, Code 1991, is amended to read as follows:

7. Any bullet or projectile containing any explosive mixture or chemical compound capable of exploding or detonating prior to or upon impact, or any shotshell or cartridge containing exothermic pyrophoric misch metal as a projectile which is designed to throw or project a flame or fireball to simulate a flamethrower.

Notwithstanding section 724.2, no person is authorized to possess in this state a shotshell or cartridge intended to project a flame or fireball of the type described in this section.

Sec. 2. EFFECTIVE DATE. This Act, being deemed of immediate importance, takes effect upon enactment.

Approved March 4, 1992

## CHAPTER 1005

## COUNTY EXEMPTION FROM RECORDING AND OTHER FEES H.F. 39

AN ACT relating to fees charged by the county recorder and exempting the county from the payment of fees.

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. Section 331.604, Code Supplement 1991, is amended to read as follows: 331.604 GENERAL RECORDING AND FILING FEE.

- 1. Except as otherwise provided by state law or section 331.605, subsection 2, the recorder shall collect a fee of five dollars for each page or fraction of a page of an instrument which is filed or recorded in the recorder's office. If a page or fraction of a page contains more than one transaction, the recorder shall collect the fee for each transaction.
- 2. A county shall not be required to pay a fee to the recorder for filing or recording instruments.